

**UNITED STATES DISTRICT COURT
DISTRICT OF MINNESOTA**

MARK STEVEN HEILMAN, AS TRUSTEE
FOR THE NEXT OF KIN OF TYLER
MARK HEILMAN,

Civil No. 11-1930 (JRT/SER)

Plaintiffs,

**ORDER ADOPTING REPORT
AND RECOMMENDATION**

v.

TODD WALDRON INDIVIDUALLY, AND
IN HIS OFFICIAL CAPACITY AS AN
INVESTIGATOR FOR THE LE SUEUR
COUNTY SHERIFF'S DEPARTMENT,
LE SUEUR COUNTY SHERIFF'S
DEPARTMENT,

Defendants,

James. Behrenbrinker, Beth Erickson, Douglas Micko, Lawrence Schaefer Esqs., **BEHRENBRINKER LAW FIRM**, 400 South Fourth Street, Suite 202, Minneapolis, MN 55415, for Plaintiff..

Stephanie Angolkar, Jason Hiveley, Jon Iverson, **IVERSON REUVERS, LLC**, 9321 Ensign Avenue South, Bloomington, Minnesota 55438, for Defendants.

Based upon the Report and Recommendation by United States Magistrate Judge Steven E. Rau [Docket No.69], along with all the files and records, and no objections to said Recommendation having been filed, **IT IS HEREBY ORDERED** that:

1. Based upon the comprehensive settlement and release agreement between the parties, the petition for distribution of money recovered under Minnesota Statute § 573.02, is approved, and Petitioner is authorized to sign all necessary releases and other documents to effectuate the comprehensive settlement between the parties;

2. Defendants and/or their insurers are directed to prepare two settlement checks:

(a) Settlement Check No. 1 should be made payable to “James R. Behrenbrinker, Attorney at Law, IOLTA TRUST Account” in the amount of \$525,000.00—to cover all attorneys’ fees, costs & disbursements (\$325,000.00), and all cash up front for the benefit of next of kin (\$200,000.00); and

(b) Settlement Check No. 2 should be made payable to MetLife Tower Resources Group, Inc., in the amount of \$225,000.00 cover the premium for the structured settlement annuities and guaranteed, periodic, payments described in Paragraph Number 7 of the verified petition.

3. The law firms of James R. Behrenbrinker, Attorney at Law, and Schaefer Law Firm, LLC are allowed their attorney fees and expenses in the total sum of \$325,000.00, in accordance with and pursuant to the terms of the written, contingent fee representation agreement executed by the Petitioner, Mark Steven Heilman, individually and as trustee for the next of kin.

4. The structured settlement is approved. A structured settlement annuity will be placed with Metropolitan Life Insurance Company, which is rated A+ by A.M. Best, with a financial size category of class XV. The total annuity cost is \$225,000. The annuity payments are to be made to H.H. as follows: (i) Commencing on August 1, 2024, annual payments for 4 years, (4 payments), guaranteed certain, in the amount of \$15,000.00 per year, with the last guaranteed payment due August 1, 2027; (ii) commencing on June 1, 2024, monthly payments for 31 years and 7 months, (379 payments), guaranteed certain, in the amount of \$806.55 per month, with the last guaranteed payment due December 1, 2055; and (iii) guaranteed lump sum payments of \$10,000.00 on December 5, 2029 (age 24), of \$35,000.00 on December 5, 2033 (age 28), and of

\$40,000.00 on December 5, 2040 (age 35). The total guaranteed payout for the structured settlement is \$450,682.45. The total premium cost for the structured settlement is \$225,000.00. The periodic payments will be paid by Metropolitan Life Insurance Company, the annuity issuer, subject to the terms and conditions of the Uniform Qualified Assignment and Settlement Agreement and Release. The assignee, MetLife Tower Resources Group, Inc. is the applicant/owner of the annuity contract.

H.H. shall be entitled to each periodic payment only when the payment becomes due. He shall have no rights to the funding source. He shall have no power to designate the owner of the annuity nor have any right to control or designate the method of investment of the funding medium.

In the event of the death of H.H. prior to all guaranteed periodic payments being paid, beneficiary payments will be paid as follows:

1. To the children of H.H. in equal shares, if he has any;
2. If H.H. has no children, 40% to Mark Steven Heilman, 40% to Debra Ann Voss, and 20% to Abigail Bauleke;
- 3a. If under scenario 2 Abigail Bauleke is not alive, equally to Mark Steven Heilman and Debra Ann Voss;
- 3b. If under scenario 2 Mark Steven Heilman is not alive, 80% to Debra Ann Voss and 20% to Abigail Bauleke; and
- 3c. If under scenario 2 Debra Ann Voss is not alive, 80% to Mark Steven Heilman and 20% to Abigail Bauleke.

The above beneficiary designations may be changed by H.H. once H.H. reaches the age of majority.

The original annuity policy for H.H. will be deposited with the Court Administrator and the policy will be returned to the owner of the policy when: (a) H.H. reaches the age of majority; (b) the terms of the policy have been fully performed; or (c) H.H. dies, whichever occurs first.

All sums set forth constitute damages on account of personal injuries and sickness, within the meaning of Section 104(a)(2) of the Internal Revenue Code of 1986, as amended.

DATED: December 17, 2012
at Minneapolis, Minnesota

s/John R. Tunheim
JOHN R. TUNHEIM
United States District Judge